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6	jmacgregor@longlevit.com pbales@longlevit.com		
7		ante	
	Attorneys for Defendants and Third Party Defendants MERLIN LAW GROUP, PA, WILLIAM MEDLIN MICHAEL DIJECT and DENISE		
8	MERLIN, MICHAEL DUFFY and DENISE SZE		
9			
10	IN THE UNITED STATES DISTRICT COURT		
11	NORTHERN DISTRICT OF CALIFORNIA		
12	OAKLAND DIVISION		
13	RAJIV GOSAIN and HAPPY VALLEY ROAD,	Case No. 4:18-cv-06343-HSG	
14	LLC,	Action Filed: October 16, 2018	
15	Plaintiffs,		
16	v.	STIPULATION OF DISMISSAL OF ALL ACTIONS WITH PREJUDICE AND	
17	BERGQUIST WOOD MCINTOSH SETO, LLP, BRUCE MCINTOSH, and STEPHEN SETO,	[PROPOSED] ORDER	
18 19	Defendants.	Hon. Haywood S Gilliam, Jr.	
20	RAJIV GOSAIN and HAPPY VALLEY ROAD, LLC,	Case No. 3:20-cv-00815-HSG Action Filed: February 5, 2020	
21	Plaintiffs,		
22	v.		
23	MERLIN LAW GROUP PA, DENISE SZE,		
24	MICHAEL DUFFY, and WILLIAM MERLIN,		
25	Defendants.		
26			
27			
28			
LLP	1	C N. 4.10 0/2/2 V/CC 1.0 V. 2.20 2021.5 V/C	

LONG & LEVIT LLP 465 CALIFORNIA STREET 5TH FLOOR SAN FRANCISCO CALIFORNIA 94104

Plaintiffs Rajiv Gosain and Happy Valley Road, LLC ("Plaintiffs"); Defendants Bergquist Wood McIntosh Seto, LLP, Bruce McIntosh, and Stephen Seto ("Bergquist Defendants"); and Defendants Merlin Law Group, Michael Duffy, Chip Merlin, and Denise Sze ("Merlin Defendants") (collectively referred to herein as the "Parties), hereby stipulate through the signatures of their counsel on this Stipulation:

WHEREAS, the Parties have entered into a Confidential Settlement Agreement and General Release (the "Agreement"), which requires that the actions pending in Case No. 4:18-cv-06343 and Case No. 3:20-cv-00815 (the "Actions") be dismissed with prejudice.

The Parties stipulate and request to dismiss the Actions, as well as any counterclaim, crossclaim, or third-party claim pending in the Actions, with prejudice.

The Parties stipulate that all Parties are to bear their own costs and attorneys' fees, as provided for in the Agreement.

IT IS SO STIPULATED, THROUGH COUNSEL OF RECORD WITH AUTHORIZATION AND APPROVAL FROM THEIR RESPECTIVE CLIENTS

Dated: September 2, 2022 THE SYDOW FIRM

/s/ Michael D. Sydow MICHAEL D. SYDOW

Attorneys for Plaintiffs RAJIV GOSAIN and HAPPY VALLEY ROAD

LLC

Dated: September 2, 2022 VOGEL MEREDITH BURKE

/s/ Kurt Bridgman **KURT BRIDGMAN GUY STILSON** Attorneys for Defendants

BERGQUIST WOOD MCINTOSH SETO, LLP,

BRUCE MCINTOSH and STEPHEN SETO

Case No. 4:18-cv-06343-HSG and Case No. 3:20-cv-00815-HSG

1	Dated: September 2, 2022	LONG & LEVIT LLP
2		
3		/s/ Peter H. Bales
4		JOSEPH P. MCMONIGLE JESSICA R. MACGREGOR
5		PETER H. BALES
6		Attorneys for Defendants and Third Party Defendants
7		MERLIN LAW GROUP, PA, WILLIAM MERLIN, MICHAEL DUFFY and DENISE SZE
8		
9	DIIDSHANT TO STIDIH ATIO	N ITIS SO OPDEDED
10	PURSUANT TO STIPULATION, IT IS SO ORDERED.	
11	The Actions, as well as any counter	erclaim, crossclaim, or third-party claim pending in the
12	Actions, are dismissed with prejudice.	
13	All Parties are to bear their own costs and attorneys' fees.	
14		
15		
16	DATED:	
17		
18	HAYWOOD S. GILLIAM, JR.	
19		United States District Judge
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21		
22		
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24		
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28 T LLP		
REET	STIPULATION AND	3 Case No. 4:18-cv-06343-HSG and Case No. 3:20-cv-00815-HSG D [PROPOSED] ORDER RE DISSMISAL

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